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1	HEATHER E. WILLIAMS, SBN 122664					
2	Federal Defender MEGAN T. HOPKINS, SBN 294141					
3	Assistant Federal Defender 801 I Street, 3 rd Floor					
4	Sacramento, CA 95814 Tel: 916-498-5700/Fax 916-498-5710					
5	Attorneys for Defendant JUAN CARLOS MARTINEZ CASTRO					
6						
7	IN THE UNITED STATES DISTRICT COURT					
8	FOR THE EASTERN DISTRICT OF CALIFORNIA					
9	UNITED STATES OF AMERICA,) Case No. 2:19-cr-233 DAD-1				
10	Plaintiff,) STIPULATION AND ORDER TO CONTINUE				
11	VS.) SENTENCING HEARING AND SCHEDULE OF) DISCLOSURE FOR PSR				
12	JUAN CARLOS MARTINEZ) Date: March 26, 2024				
13	CASTRO,) Time: 9:30 a.m.) Judge: Hon. Dale A. Drozd				
14	Defendant.)				
15		-				
16	IT IS HEREBY STIPULATED by and between the parties hereto through their					
17	respective counsel, U.S. Attorney Phillip A. Talbert, through Assistant United States Attorney					
18	Justin Lee, attorney for Plaintiff, and Federal Defender Heather Williams, through Assistant					
19	Federal Defender Megan T. Hopkins, attorney for defendant Juan Carlos Martinez Castro, that					
20	the previously-scheduled sentencing hearing date of January 16, 2024, be continued to March 26,					
21	2024, at 9:30 a.m, and that the disclosure schedule be modified as follows to permit additional					
22	time for the completion of the presentence report (PSR):					
23						
24	Draft PSR Disclosed on February 12					
25	Informal Objections due February 26					
26	Final PSR filed March 5					
27	Formal Objections due March 12					
28	Replies/Sentencing Memorandum due March 19					

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1	The probation officer and the defendant have not yet completed the presentence				
2	investigation interview, and require additional time to do so. The proposed modification to the				
3	disclosure schedule and continued sentencing date will permit sufficient time for the completion				
4	of the PSR and disclosure to the parties in advance of sentencing in this matter. Therefore, it is				
5	the request of the parties that the Court grant the requested continuance and modify the				
6	disclosure schedule as set forth above.				
7		Respectfully submitted,			
8	Dated: January 2, 2024	HEATHER E. WILLIAMS			
9		Federal Defender			
10		<u>/s/ Megan T. Hopkins</u> MEGAN T. HOPKINS			
11		Assistant Federal Defender Attorney for Defendant			
12		Juan Carlos Martinez Castro			
13	Dated: January 2, 2024	PHILLIP A. TALBERT			
14		United States Attorney			
15		<u>/s/Justin Lee</u> JUSTIN LEE			
16		Assistant U.S. Attorney Attorney for Plaintiff			
17		Attorney for Flament			
18					
19	ORD	<u>PER</u>			
20	IT IS HEREBY ORDERED, the Court, having received, read, and considered the parties'				
21	stipulation, and good cause appearing therefore, adopts the parties' stipulation in its entirety as				
22	its Order. The previously scheduled sentencing hearing date of January 16, 2024, is continued to				
23	March 26, 2024, at 9:30 a.m. However, the court does not wish to continue this hearing any				
24	further since the change of plea was entered already over six months ago on June 27, 2023.				
25	IT IS SO ORDERED.				
26	Dated: January 3, 2024	Dale A. Droyd			
27		DALE A. DROZD UNITED STATES DISTRICT JUDGE			
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